DISTRICT COURT OF MARYLAND FOR	
TOO TO AT CONTINUE ACCOUNTS	ZOMBA (MOVEDNIA)
3+51 COULT LOUIS Drive	COMPLAINT/APPLICATION AND AFFIDAVIT
Right Cili	IN SUPPORT OF JUDGMENT
(CITICOLT) NO 21043)	S5,000 or under □ over \$5,000 □ over \$10,000
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Defendant(s) VS.	
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3. Serve by: 17.	
☐ Certified ∤	(See Continuation Sheet)
Mail	The Plaintiff claims \$ 30,000, plus interest of \$
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Comstable Sheriff	afrom a la distriction of the concuration of the co
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Serve by:	per day) and attorney's fees of \$ plus court costs.
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D Private	for its detention in an action of replevin.
Constable Constable	Return of the property, or its value, plus damages of
U Constable,	S for its detention in action of detinue.
gi	and demands judgment for relief.
For Plaintiff - Name, Address, Telephone Number & Code	and dominion Judgment for ferreit.
traditional traditional traditions	
A ROSE OF THE SECURITY OF SECURITY	Signature of Plaintift Attorney Attorney Code
	Printed Name:
	Address: 5501 Saminary Rd Unita
	Telephone Number: FC115 Cohare VA 22041
The second of th	Fax: 609-575-2432
MI ITARY CERL	E-mail:
The control of the co	/ICE AFFIDAVIT
Defendant(s)is/are in the military service. The facts supporting this statement are: \(\frac{1}{2}\)	
Defendant is in the military service. The facts supporting this statement are:	
• • • • • • • • • • • • • • • • • • • •	*
Specific facts must be given for the Court to correlate that e	ach Defendant who is a natural person is not in the military
I am unable to determine whether or not any Defendant is in military	service.
best of my knowledge, information penalties of perjury that the facts an	d matters set forth in the aforegoing Affidavit are true and correct to the
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Date	Signature of Alliant
APPLICATION AND AFFIDAVIT	Signature of Afficial IN SUPPORT OF JUDGMENT
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Properly authenticated copy of any note, security agreement upon which claim is based I temized statement of account I Interest worksheet Vouchers I Check Other written document I Verified itemized repair bill or estimate HERBY CERTIFY: That I am the Plaintiff I of the Plaintiff herein and am competent to testify to	
the matters stated in this complaint, which are made on my personal knowledge; that there is justly due and competent to testify to	
remitte the said set than in the Committee the total	
solemnly affirm under the penalties of perjury and upon personal knowledge that the contents of the above Complaint are true and I am ompetent to testify to these matters.	
Surperent to distily to mese matters.	Companie are true and 1 am
	C GI
C-CV-001 (front) (Rev. 09/2014) Print Date (4/2015)	Signature of Affiant

Case 1:17-cv-01544-JFM Document 2 Filed 06/06/17 Page 2 of 2

INTRICTIONURY OF MARYLAM

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CASTA LONG CONTROL AND A PUBLICA NOTICE TO DEFENDANT TARRESTEE SEED OF THE STATE OF

Militaria as roll and the research robots to make Before Trial

If you agree that you owe the Plaintiff the amount claimed you may contact the Plaintiff (of Plaintiff's attorney) before the trial date to arrange payments. If you wish to contest the claim, you should notify the clerk's office by filing a Notice of Intent to Defend (located at the bottom of your summons). The case will be set for retrial. If you wish to have your witnesses appear at trial, you should contact the clerk's office at least two weeks before the trial date to request subpoctact and you should bring to court on the trial date any evidence you want the Court to consider. If you do nothing, a judgment could be entered against you.

If Judgment is Entered Against Vou (II You Lose)

IF YOU DISAGREE WITH THE COURT'S RULING, you may:

- 1. APPEAL to the Circuit Court, by filing a Notice of Appeal-in-the District Court within-30-days after the entry of judgment. You will have to pay a filing fee (see Guide to Appeal Fees, DCA-109A), unless the Court determines that you are indigent. If the amount of the claim, not counting court costs, interest. and attorney's fees, is:
 - · more than \$5,000, you will also have to order and pay for a transcript of the District Court trial record, by contacting the District Court clerk's office (see Transcripts & Recordings Brochure, DCA-027BR).
 - . \$5,000 or less, you will have a new trial in the Circuit Court.

On your trial date you should bring with you any evidence that you want the Court to consider.

- 2. File a MOTION FOR A NEW TRIAL within 10 days after the entry of judgment, stating your reasons clearly. If the Court denies your Motion, you may still file an appeal; if the Court grants your Motion, you must appear in the District Court for a new trial.
- 3. File a MOTION TO ALTER OR AMEND THE JUDGMENT within 10 days after entry of judgment.
- 4. File a MOTION TO REVISEIOR VACATE THE JUDGMENT within 30 days after outry of i- Ljudgment_ Lide to ang Silies of will

IF YOU DECIDE NOT TO APREAL AND NOT TO FILE ONE OF THE ABOVE MOTIONS you may contact the Plaintiff of Plaintiffis attorney tolarrange to pay the amount owed. If you do not pay the amount owed, the Plaintiffor Plaintiff's attorney-may initiate further proceedings to enforce the judgment, including:

- Interrogatories! You must answer these written questions about your income and assets in-writing under penalties of perjury.
- Oral Examination: You must appear in court to testify in response to questions about your assets and
- Writ of Execution: The Court may assue a writ requiring the sale or seizure of any of your possessions except, with some exceptions, properly that is except from execution. The exemptions are explained in detail on the reverse side of the Writ of Execution form, DC-CV-040 Eurther, the Court could order you. to pay additional expenses such asitowing moving Biorage fees advertising costs, and auctioneer's fees ave to rangureed in executing the writ.
 - Garnishment of Property: The Court may issue a writ ordering a bank of other agent to hold your assets until further court proceedings.
 - Garnishment of Wages: The Court may issue a writ ordering your employer to withhold a portion of your wages to pay your debt. The law provides certain exemptions from garnishment. The law provides certain exemptions from garnishment.

If you have any questions, you should consult an attorney. The clerk of the Court is not permitted to give you legal advice. More information can be found in court brochures located in the clerk's office or online at: http://www.midcourts:gov/district/public_brochures.html-а пид исла 1994

NOTICE TO PLAINTIFF

- If the Court chiers a judgment for a sum certain, you have the right to file for a lien on real properly.
- 2. If you disagree with the outcome of the case, you have the same post-trial rights as the Defendant does: you may file an Appeal, a Motion for New Trial, a Motion to After or Amend the Judgment or advision to Revise or Vacate the Judgment. See above for further information concerning these rights.

DC-CV-001 (buck) (Rev. 09/2014)